

The Gazette of India

EXTRAORDINARY PART II—Section 1 PUBLISHED BY AUTHORITY

No. 46] NEW DELHI, TUESDAY, DECEMBER 26, 1959/PAUSA 5, 1881

MINISTRY OF LAW (Legislative Department)

New Delhi, the 26th December, 1959/Pausa 5, 1881 (Saka)

The following Acts of Parliament received the assent of the President on the 24th December, 1959, and are hereby published for general information:—

THE ANDHRA PRADESH AND MADRAS (ALTERATION OF BOUNDARIES) ACT, 1959

No. 56 of 1959

[24th December, 1959]

An Act to provide for the alteration of boundaries of the States of Andhra Pradesh and Madras and for matters connected therewith.

BE it enacted by Parliament in the Tenth Year of the Republic of India as follows:—

PART I PRELIMINARY

1 (1) This Act may be called the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959. Short title and commencement.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. In this Act, unless the context otherwise requires,—

Definitions

(a) “appointed day” means the date appointed under subsection (2) of section 1 for the coming into force of this Act;

(b) “assembly constituency”, “council constituency” and “parliamentary constituency” have the same meanings as in the Representation of the People Act, 1950;

43 of 1950.

(c) "law" includes any enactment, ordinance, regulation, order, bye-law, rule, scheme, notification or other instrument having the force of law in the whole or in any part of Andhra Pradesh or Madras;

(d) "notified order" means an order published in the Official Gazette;

(e) "sitting member", in relation to either House of Parliament or of the Legislature of a State, means a person who, immediately before the appointed day, is a member of that House;

(f) "transferred territories" means—

(i) in relation to the State of Andhra Pradesh, the territories specified in the Second Schedule and transferred from that State to Madras, and

(ii) in relation to the State of Madras, the territories specified in the First Schedule and transferred from that State to Andhra Pradesh;

(g) "treasury" includes a sub-treasury;

(h) any reference to a district, taluk, firka, village or other territorial division of a State shall be construed as a reference to the area comprised within that territorial division on the 1st day of July, 1957.

PART II

TRANSFER OF TERRITORIES

Transfer of territories.

3. As from the appointed day, there shall be added—

(a) to the State of Andhra Pradesh, the territories specified in the First Schedule which shall thereupon cease to form part of the State of Madras; and

(b) to the State of Madras, the territories specified in the Second Schedule which shall thereupon cease to form part of the State of Andhra Pradesh.

Changes of territorial divisions in Andhra Pradesh.

4. (1) The territories specified in Part I of the First Schedule shall be included in, and form part of, Chittoor district; and the said territories, together with the territories comprised in the villages of Puttur taluk specified in the Third Schedule and the territories which immediately before the appointed day were comprised in Kanakammachatram and Tiruttani firkas of Tiruttani taluk but are not transferred by virtue of section 3 to the State of Madras, shall form a taluk to be known as Sathyavedu taluk in Chittoor district.

(2) The territories which immediately before the appointed day were comprised in Pallipattu and Erumbi firkas of Tiruttani taluk but are not transferred by virtue of section 3 to the State of Madras shall be included in, and form part of, Puttur taluk.

(3) The territories which immediately before the appointed day were comprised in Melpadi firka of Chittoor taluk but are not transferred by virtue of section 3 to the State of Madras shall be included in, and form part of, Chittoor firka of Chittoor taluk.

(4) The territories specified in Part II of the First Schedule shall be included in, and form part of, Kuppam West firka of Palmaner taluk in Chittoor district.

5. (1) The territories which immediately before the appointed day were comprised in Sathyavedu firka of Ponneri taluk and Uttukottai firka of Tiruvallur taluk but are not transferred by virtue of section 3 to the State of Andhra Pradesh shall be included in, and form part of, Gummidipundi firka of Ponneri taluk. Changes of territorial divisions in Madras.

(2) The territories specified in Parts I and II of the Second Schedule shall be included in and form a separate taluk to be known as Tiruttani taluk of Chingleput district; and in that taluk, the territories specified in Part II of that Schedule shall form a separate firka to be known as Kanakammachatram firka.

(3) The territories specified in Parts III, IV, V, VI, VII and VIII of the Second Schedule shall respectively be included in, and form part of,—

(a) Mappedu firka of Tiruvallur taluk of Chingleput district,

(b) Parangi firka of Arkonam taluk of North Arcot district,

(c) Arkonam firka of Arkonam taluk of North Arcot district,

(d) Ranipet firka of Walajapet taluk of North Arcot district,

(e) Gudiyattam East firka of Gudiyattam taluk of North Arcot district, and

(f) Vaniyambadi firka of Tiruppattur taluk of North Arcot district.

6. As from the appointed day, in the First Schedule to the Constitution, under the heading "I. THE STATES",— Amendment of First Schedule to the Constitution.

(a) for the entry against "1. Andhra Pradesh", the following shall be substituted, namely:—

"The territories specified in sub-section (1) of section 3 of the Andhra State Act, 1953, sub-section (1) of section 3 of the States Reorganisation Act, 1956, and the First Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, but excluding the territories specified in the Second Schedule to the last mentioned Act,"; and

(b) in the entry against "7. Madras",—

(i) after the words and figures "section 4 of the States Reorganisation Act, 1956", the words, brackets and figures "and the Second Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959," shall be inserted; and

(ii) for the words, brackets, letters and figures "and the territories specified in clause (b) of sub-section (1) of section 5, section 6 and clause (d) of sub-section (1) of section 7 of the States Reorganisation Act, 1956", the following shall be substituted, namely:—

"the territories specified in clause (b) of sub-section (1) of section 5, section 6 and clause (d) of sub-section (1) of section 7 of the States Reorganisation Act, 1956 and the territories specified in the First Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959".

Saving
powers of
State Gov-
ernments.

7. Nothing in the foregoing provisions of this Part shall be deemed to affect the power of the State Government of Andhra Pradesh or Madras to alter after the appointed day the name, extent or boundaries of any district, taluk, firka or village in the State.

PART III

REPRESENTATION IN THE LEGISLATURES

The Council of States

Amendment
of Fourth
Schedule
to the Con-
stitution.

8. As from the appointed day, in the Fourth Schedule to the Constitution, in the second column of the Table,—

(a) for the figures "17" against Madras, the figures "18" shall be substituted; and

(b) for the figures "220", the figures "221" shall be substituted.

Bye-election
to fill the
additional
seat.

9. (1) As soon as may be after the appointed day, a bye-election shall be held to fill the additional seat allotted to the State of Madras in the Council of States by virtue of section 8.

(2) The term of office of the member elected to the Council of States in pursuance of this section shall expire on the 2nd day of April, 1962.

The House of the People

Amendment
of First
Schedule to
the Delimi-
tation Order.

10. The First Schedule to the Delimitation of Parliamentary and Assembly Constituencies Order, 1956, shall have effect subject to the modifications specified in the Fourth Schedule to this Act.

11. Every sitting member of the House of the People representing a constituency the extent of which is altered by virtue of section 10 shall be deemed to have been elected to the said House by that constituency as so altered.

Provision as to sitting members.

The Legislative Assemblies

12. The total number of seats in the Legislative Assembly of Andhra Pradesh to be filled by persons chosen by direct election shall be reduced from 301 to 300 and that in the Legislative Assembly of Madras shall be increased from 205 to 206; and, accordingly, in the Second Schedule to the Representation of the People Act, 1950, for the figures "301" against "Andhra Pradesh", the figures "300" shall be substituted, and for the figures "205" against "Madras", the figures "206" shall be substituted.

Strength of Legislative Assemblies.

13. The Second Schedule to the Delimitation of Parliamentary and Assembly Constituencies Order, 1956, shall have effect subject to the modifications specified in the Fifth Schedule to this Act.

Amendment of Second Schedule to Delimitation Order.

14. The Delimitation Commission's Final Order No. 19, dated the 4th October, 1954, shall have effect subject to the modifications specified in the Sixth Schedule.

Amendment of Delimitation Commission's Final Order No. 19.

15. (1) The sitting members of the Legislative Assembly of Andhra Pradesh representing the Vadamalpet, Vepanjeri, Chittoor and Kuppam constituencies shall, notwithstanding the alteration in the extent thereof by the provisions of this Act, be deemed to have been respectively elected to the said Assembly by the said constituencies as so altered.

Provisions as to certain sitting members.

(2) The sitting members of the Legislative Assembly of Madras representing the Gummidipundi, Tiruvallur, Arkonam, Sholinghur, Ranipet, Gudiyattam, Vaniyambadi and Uddanapalli constituencies shall, notwithstanding the alteration in the extent thereof by the provisions of this Act, be deemed to have been respectively elected to the said Assembly by the said constituencies as so altered.

(3) The sitting members of the Legislative Assembly of Andhra Pradesh representing the Tiruttani constituency shall, as from the appointed day, be deemed to have been elected to that Assembly by the Sathyavedu constituency in the State of Andhra Pradesh.

(4) The sitting member of the Legislative Assembly of Andhra Pradesh representing the Ramakrishnarajupet constituency shall, as from the appointed day, cease to be a member of that Assembly and be deemed to have been elected to the Legislative Assembly of Madras from the Tiruttani constituency in the State of Madras.

The Legislative Councils

Extent of
Council
constitu-
encies.

16. (1) Any reference in the Delimitation of Council Constituencies (Andhra Pradesh) Order, 1957, to the State of Andhra Pradesh or to Chittoor district shall be construed as excluding the territories transferred from that State or district, as the case may be, to the State of Madras and as including the territories transferred to that State or district, as the case may be, from the State of Madras.

(2) Any reference in the Delimitation of Council Constituencies (Madras) Order, 1951, to the State of Madras or to Chingleput, North Arcot or Salem district shall be construed as excluding the territories transferred from that State or district, as the case may be, to the State of Andhra Pradesh, and as including the territories transferred to that State or district, as the case may be, from the State of Andhra Pradesh.

Sitting
members.

17. Every sitting member of the Legislative Council of Andhra Pradesh or of Madras representing a Council constituency the extent of which is altered by virtue of section 16 shall, as from the appointed day, be deemed to have been elected to the said Council by that constituency as so altered.

PART IV**HIGH COURTS**

Extension of
jurisdiction
of, and
transfer of
proceedings
to, Andhra
Pradesh
High Court.

18. (1) Except as hereinafter provided,—

(a) the jurisdiction of the High Court of Andhra Pradesh shall, as from the appointed day, extend to the territories specified in the First Schedule; and

(b) the High Court at Madras shall, as from that day, have no jurisdiction in respect of the said territories.

(2) Such proceedings pending in the High Court at Madras immediately before the appointed day as are certified by the Chief Justice of that High Court, having regard to the place of accrual of the cause of action and other circumstances, to be proceedings which ought to be heard and decided by the High Court of Andhra Pradesh shall, as soon as may be after such certification, be transferred to the High Court of Andhra Pradesh.

(3) Notwithstanding anything contained in sub-sections (1) and (2), but save as hereinafter provided, the High Court at Madras shall have, and the High Court of Andhra Pradesh shall not have, jurisdiction to entertain, hear or dispose of appeals, applications for leave to appeal to the Supreme Court, applications for review and other proceedings, where any such proceedings seek any relief in respect

of any order passed by the High Court at Madras before the appointed day:

Provided that if, after such proceedings have been entertained by the High Court at Madras, it appears to the Chief Justice of that High Court that they ought to be transferred to the High Court of Andhra Pradesh, he shall order that they shall be so transferred, and such proceedings shall thereupon be transferred accordingly.

(4) Any order made by the High Court at Madras—

(a) before the appointed day in any proceedings transferred to the High Court of Andhra Pradesh by virtue of sub-section (2), or

(b) in any proceedings with respect to which the High Court at Madras retains jurisdiction by virtue of sub-section (3), shall, for all purposes, have effect, not only as an order of the High Court at Madras, but also as an order made by the High Court of Andhra Pradesh.

(5) Subject to any rule made or direction given by the High Court of Andhra Pradesh, any such person who immediately before the appointed day is an advocate entitled to practise in the High Court at Madras as may be specified in this behalf by the Chief Justice of the High Court of Andhra Pradesh having regard to the transfer of territories from the State of Madras to the State of Andhra Pradesh, shall be recognised as an advocate entitled to practise in the High Court of Andhra Pradesh.

19. (1) Except as hereinafter provided,—

(a) the jurisdiction of the High Court at Madras shall, as from the appointed day, extend to the territories specified in the Second Schedule; and

(b) the High Court of Andhra Pradesh shall, as from that day, have no jurisdiction in respect of the said territories.

(2) Such proceedings pending in the High Court of Andhra Pradesh immediately before the appointed day as are certified by the Chief Justice of that High Court, having regard to the place of accrual of the cause of action and other circumstances, to be proceedings which ought to be heard and decided by the High Court at Madras shall, as soon as may be after such certification, be transferred to the High Court at Madras.

(3) Notwithstanding anything contained in sub-sections (1) and (2), but save as hereinafter provided, the High Court of Andhra Pradesh shall have, and the High Court at Madras shall not have,

Extension of jurisdiction of, and transfer of proceedings to, Madras High Court.

jurisdiction to entertain, hear or dispose of appeals, applications for leave to appeal to the Supreme Court, applications for review and other proceedings, where any such proceedings seek any relief in respect of any order passed by the High Court of Andhra Pradesh before the appointed day:

Provided that if, after such proceedings have been entertained by the High Court of Andhra Pradesh, it appears to the Chief Justice of that High Court that they ought to be transferred to the High Court at Madras, he shall order that they shall be so transferred, and such proceedings shall thereupon be transferred accordingly.

(4) Any order made by the High Court of Andhra Pradesh—

(a) before the appointed day in any proceedings transferred to the High Court at Madras by virtue of sub-section (2), or

(b) in any proceedings with respect to which the High Court of Andhra Pradesh retains jurisdiction by virtue of sub-section (3),

shall, for all purposes, have effect, not only as an order of the High Court of Andhra Pradesh, but also as an order made by the High Court of Madras.

(5) Subject to any rule made or direction given by the High Court at Madras, any such person who immediately before the appointed day is an advocate entitled to practise in the High Court of Andhra Pradesh as may be specified in this behalf by the Chief Justice of the High Court at Madras having regard to the transfer of territories from the State of Andhra Pradesh to the State of Madras, shall be recognised as an advocate entitled to practise in the High Court at Madras.

Right to
appear or
act in any
proceedings
transferred
under sec-
tion 18 or
section 19.

20. Any person who immediately before the appointed day is an advocate entitled to practise, or an attorney entitled to act, in the High Court of Andhra Pradesh or the High Court at Madras and was authorised to appear or to act in any proceedings transferred under section 18 or section 19 shall have the right to appear, or to act, as the case may be, in the High Court to which the proceedings have been transferred, in relation to those proceedings.

Interpreta-
tion.

21. For the purposes of sections 18 and 19,—

(a) proceedings shall be deemed to be pending in the High Court of Andhra Pradesh or the High Court at Madras until that Court has disposed of all issues between the parties, including any issue with respect to the taxation of the costs of the proceedings and shall include appeals, applications for leave to appeal to the Supreme Court, applications for review, petitions for revision and petitions for writs;

(b) references to the High Court of Andhra Pradesh or the High Court at Madras shall be construed as including references to a Judge or division court thereof, and references to an order made by a court or a Judge shall be construed as including references to a sentence, judgment or decree passed or made by that court or Judge.

PART V

AUTHORISATION OF EXPENDITURE

22. (1) As from the appointed day, any Act passed by the Legislature of the State of Andhra Pradesh or Madras before that day for the appropriation of any moneys out of the Consolidated Fund of the State to meet any expenditure in respect of any part of the financial year 1959-60 shall have effect also in relation to the territories transferred to that State by the provisions of Part II and it shall be lawful for the State Government to spend any amount in those territories out of the amount authorised by such Act to be expended for any service in that State.

Appropriation of moneys for expenditure in transferred territories under existing appropriation Acts.

(2) The Governor of Andhra Pradesh or of Madras may, after the appointed day, authorise such expenditure from the Consolidated Fund of the State as he deems necessary for any purpose or service in the territories transferred to that State for a period of not more than three months beginning with the appointed day pending the sanction of such expenditure by the Legislature of the State.

23. The reports of the Comptroller and Auditor-General of India referred to in clause (2) of article 151 of the Constitution relating to the accounts of the State of Andhra Pradesh or Madras in respect of any period prior to the appointed day shall be submitted to the Governor of each of the States of Andhra Pradesh and Madras who shall cause them to be laid before the Legislature of the State.

Reports relating to the accounts of Andhra Pradesh and Madras.

24. Section 3 of the Union Duties of Excise (Distribution) Act, 1957, sections 3 and 5 of the Estate Duty and Tax on Railway Passenger Fares (Distribution) Act, 1957, section 4 of and the Second Schedule to the Additional Duties of Excise (Goods of Special Importance) Act, 1957 and paragraphs 3 and 5 of the Constitution (Distribution of Revenues) No. 2 Order, 1957, shall, as from the appointed day, have effect subject to such modifications as the President may, by order published in the Official Gazette, specify having regard to the transfer of territories effected by the provisions of Part II of this Act.

Distribution of revenue.

PART VI

APPORTIONMENT OF ASSETS AND LIABILITIES

Land and
goods.

25. (1) Subject to the other provisions of this Part, all land and all stores, articles and other goods, including cash balances in all treasuries in the territories specified in the First Schedule or the Second Schedule shall, as from the appointed day, pass to the State to which the territories are transferred.

(2) In this section, the expression "land" includes immovable property of every kind and any rights in or over such property.

Arrears of
taxes.

26. The right of Andhra Pradesh or Madras to recover arrears of any tax or duty on property situate in the transferred territories, including land revenue, or to recover arrears of any other tax or duty in any case where the place of assessment of that tax or duty is in the transferred territories shall belong to the State to which the territories are transferred.

Right to
recover
loans and
advances.

27. The right to recover any loans or advances made before the appointed day by Andhra Pradesh or Madras to any local body, society, agriculturist or other person in the transferred territories shall belong to the State to which the territories are transferred.

Refund of
taxes col-
lected in
excess.

28. The liability of Andhra Pradesh or Madras to refund any tax or duty on property situate in the transferred territories, including land revenue, collected in excess shall be the liability of the State to which the territories are transferred, and the liability of Andhra Pradesh or Madras to refund any other tax or duty collected in excess in any case where the place of assessment of that tax or duty is in the transferred territories shall also be the liability of the State to which those territories are transferred.

Deposits.

29. The liability of Andhra Pradesh or Madras in respect of any civil deposit or local fund deposit made in the transferred territories shall, as from the appointed day, be the liability of the State to which the territories are transferred.

Provident
funds.

30. The liability of Andhra Pradesh or Madras in respect of the provident fund account of a Government servant in service on the appointed day shall, as from that day, be the liability of the State to which the Government servant is permanently allotted.

Pensions.

31. The liability of Andhra Pradesh or Madras in respect of pensions shall be apportioned between those States in such manner as may be agreed upon between them or, in default of such agreement, in such manner as the President may, by notified order, specify

37 of 1954. having regard to the transfer of territories effected by this Act and the principles underlying the provisions of the Fifth Schedule to the States Reorganisation Act, 1956.

32. (1) Where, before the appointed day, the State of Andhra Pradesh or Madras has made any contract in the exercise of its executive power for any purposes of the State, that contract shall be deemed to have been made in the exercise of the executive power,—

(a) if such purposes are, as from that day, purposes relatable exclusively to the transferred territories, of the State to which the territories are transferred; and

(b) in any other case, of the State which made the contract; and all rights and liabilities which have accrued, or may accrue, under any such contract shall, to the extent to which they are rights or liabilities of the State which made the contract, be rights or liabilities of the State specified in clause (a) or clause (b) above.

(2) For the purposes of this section, there shall be deemed to be included in the liabilities which have accrued or may accrue under any contract—

(a) any liability to satisfy an order or award made by any court or other tribunal in proceedings relating to the contract; and

(b) any liability in respect of expenses incurred in or in connection with any such proceedings.

(3) This section shall have effect subject to the other provisions of this Part relating to the apportionment of liabilities in respect of loans, guarantees and other financial obligations; and bank balances and securities shall, notwithstanding that they partake of the nature of contractual rights, be dealt with under those provisions.

33. Where, immediately before the appointed day, the State of Andhra Pradesh or Madras is subject to any liability in respect of an actionable wrong, other than breach of contract, that liability shall,—

(a) if the cause of action arose wholly within the transferred territories, be a liability of the State to which they are transferred; and

(b) in any other case, continue to be a liability of the State which, immediately before that day, was subject to such liability.

Liability as guarantor of co-operative societies.

34. Where, immediately before the appointed day, the State of Andhra Pradesh or Madras is liable as guarantor in respect of any liability of a registered co-operative society, that liability shall,—

(a) if the area of the society's operations is limited to the transferred territories, be a liability of the State to which the territories are transferred; and

(b) in any other case, continue to be a liability of the State which, immediately before that day, was subject to such liability.

Items in suspense.

35. If any item in suspense is ultimately found to affect an asset or liability of the nature referred to in any of the foregoing provisions of this Part, it shall be dealt with in accordance with that provision.

Power of Central Government to order allocation or adjustment in certain cases.

36. Where either Andhra Pradesh or Madras becomes entitled to any property or obtains any benefits or becomes subject to any liability, and the Central Government, on a reference made within a period of three years from the appointed day by either of the States, is of opinion that it is just and equitable that that property or those benefits should be transferred to, or shared with, the other State or that a contribution towards that liability should be made by the other State, the said property or benefits shall be allocated in such manner between the two States, or the other State shall make to the State subject to the liability such contribution in respect thereof, as the Central Government may, after consultation with the two State Governments, by order determine.

Certain expenditure to be charged on the Consolidated Fund.

37. All sums payable by either Andhra Pradesh or Madras to the other State by virtue of the provisions of this Part shall be charged on the Consolidated Fund of the State by which such sums are payable.

PART VII

ADMINISTRATIVE PROVISIONS

Provision as to certain financial Corporations.

38. (1) As from the appointed day, the Financial Corporation constituted under the State Financial Corporations Act, 1951, for the State of Andhra Pradesh shall be deemed to have been constituted for that State with its area as altered by the provisions of Part II of this Act.

(2) As from the appointed day, the Madras Industrial Investment Corporation constituted for the State of Madras shall be deemed to have been constituted for that State with its area as altered by the provisions of Part II of this Act.

Amendment of Act 6 of 1942.

39. In the Multi-Unit Co-operative Societies Act, 1942, in section 5A, in sub-section (1), for the words and figures "any co-operative

society which, immediately before the 1st day of November, 1956", the words "or any other enactment relating to reorganisation of States, any co-operative society which, immediately before the day on which the reorganisation takes place" shall be substituted.

54 of 1948. 40. (1) As from the appointed day, the State Electricity Boards constituted under the Electricity (Supply) Act, 1948, for the States of Andhra Pradesh and Madras shall be deemed to have been constituted for those States with their areas as altered by the provisions of Part II of this Act.

Provision as to State Electricity Boards and apportionment of their assets and liabilities.

(2) The undertakings and assets of a State Electricity Board referred to in sub-section (1), situated in the territories specified in the First Schedule or, as the case may be, the Second Schedule shall, as from the appointed day, pass to the State to which the territories are transferred.

(3) Subject to the provisions of sub-section (2), the assets and liabilities of the State Electricity Boards referred to in sub-section (1) shall be apportioned between them in such manner as may be agreed upon between the Governments of Andhra Pradesh and Madras within one year from the appointed day, or in default of such agreement, as the Central Government may by order determine.

(4) Notwithstanding anything contained in sub-section (2), the arrangement which, immediately before the appointed day, was in force in regard to the generation or supply of electric power for the territories specified in the First Schedule or the Second Schedule shall continue to be in force after the appointed day on such terms and conditions and for such period as may be agreed upon between the Governments of Andhra Pradesh and Madras, or, in default of such agreement, as the Central Government may by order direct.

41. (1) Notwithstanding anything contained in this Act, all rights and liabilities of the State of Madras in relation to the Araniar Project or the administration thereof shall, on the appointed day, be the rights and liabilities of the States of Andhra Pradesh and Madras, subject to such adjustments as may be made by agreement entered into by the said States or, if no such agreement is entered into within a period of one year from the appointed day, as the Central Government may by order determine having regard to the purposes of the Project, and any such order may provide for the management of the Project jointly by the said States or otherwise:

Special provisions with regard to Araniar Project.

Provided that the order so made by the Central Government may be varied by any subsequent agreement entered into by the States of Andhra Pradesh and Madras.

(2) An agreement or order referred to in sub-section (1) shall provide also for the rights and liabilities of the States of Andhra

Pradesh and Madras in relation to any extension or further development of the Project after the appointed day.

(3) The rights and liabilities referred to in sub-sections (1) and (2) shall include—

(a) the rights to receive and to utilise water which may be available for distribution as a result of the Project; and

(b) the rights and liabilities in respect of the administration of the Project and the construction, maintenance and operation thereof,

but shall not include the rights and liabilities under any contract entered into before the appointed day by the Government of Madras.

(4) The Central Government may, from time to time, give such directions as may appear to it necessary generally in regard to any of the matters specified in the foregoing provisions of this section and in particular, for the completion of the Project and its operation and maintenance thereafter:

Provided that no such direction shall be issued or have effect after an agreement has been entered into by the States of Andhra Pradesh and Madras under sub-section (1) or after an order has been made by the Central Government under that sub-section, whichever is earlier.

Temporary provisions as to the continuance of certain existing road transport permits

42. Notwithstanding anything contained in section 63 of the Motor Vehicles Act, 1939, a permit granted by the State Transport Authority of Andhra Pradesh or Madras or by any Regional Transport Authority in such State shall, if such permit was immediately before the appointed day valid and effective in any area within the transferred territories, be deemed to continue to be valid and effective in that area after that day subject to the provisions of that Act as for the time being in force in that area; and it shall not be necessary for any such permit to be countersigned by the State Transport Authority or any Regional Transport Authority in the State to which the territories are transferred for the purpose of validating it for use in such area:

Provided that the Central Government may, after consultation with the State Governments, add to, amend or vary the conditions attached to the permit by the authority by which the permit was granted.

Provisions relating to services.

43. (1) Every person who, immediately before the appointed day, is serving in connection with the affairs of Andhra Pradesh or Madras shall, as from that day, continue so to serve, unless he is required by general or special order of the Central Government to serve provisionally in connection with the affairs of the other State.

(2) As soon as may be after the appointed day, the Central Government shall, by general or special order, determine the State to which every person provisionally allotted to Andhra Pradesh or Madras shall be finally allotted for service and the date from which such allotment shall take effect or be deemed to have taken effect.

(3) Every person who is finally allotted under the provisions of sub-section (2) to Andhra Pradesh or Madras shall, if he is not already serving therein, be made available for serving in that State from such date as may be agreed upon between the two State Governments or in default of such agreement, as may be determined by the Central Government.

(4) Nothing in this section shall be deemed to affect, after the appointed day, the operation of the provisions of Chapter I of Part XIV of the Constitution in relation to the determination of the conditions of service of persons serving in connection with the affairs of Andhra Pradesh or Madras:

Provided that the conditions of service applicable immediately before the appointed day to the case of any person provisionally or finally allotted to Andhra Pradesh or Madras under this section shall not be varied to his disadvantage except with the previous approval of the Central Government.

(5) The Central Government may at any time before or after the appointed day give such directions to either State Government as may appear to it to be necessary for the purpose of giving effect to the foregoing provisions of this section and the State Government shall comply with such directions.

44. Every person who, immediately before the appointed day, is holding or discharging the duties of any post or office in connection with the affairs of Andhra Pradesh or Madras in any area which on that day falls within the other State shall continue to hold the same post or office in the State in which such area is included on that day and shall be deemed as from that day to have been duly appointed to that post or office by the Government of, or other appropriate authority in, such State: Provisions as to the continuance of officers in the same posts.

Provided that nothing in this section shall be deemed to prevent the competent authority, after the appointed day, from passing in relation to such person any order affecting his continuance in such post or office.

PART VIII

LEGAL AND MISCELLANEOUS PROVISIONS

45. The provisions of section 3 shall not be deemed to have effected any change in the territories to which any law in force Territorial extent of laws.

immediately before the appointed day extends or applies, and territorial references in any such law to Andhra Pradesh or Madras shall, until otherwise provided by a competent legislature or other competent authority, be construed as meaning the territories within that State immediately before the appointed day.

Power to
adapt laws.

46. For the purpose of facilitating the application of any law in relation to Andhra Pradesh or Madras, the appropriate Government may, before the expiration of one year from the appointed day, by order make such adaptations and modifications of the law, whether by way of repeal or amendment, as may be necessary or expedient, and thereupon every such law shall have effect subject to the adaptations and modifications so made until altered, repealed or amended by a competent authority or competent legislature.

Explanation.—In this section, the expression “appropriate Government” means, as respects any law relating to a matter enumerated in the Union List, the Central Government, and as respects any other law, the State Government.

Power to
construct
laws.

47. Notwithstanding that no provision or insufficient provision has been made for the adaptation of a law made before the appointed day, any court, tribunal or authority, required or empowered to enforce such law may, for the purpose of facilitating its application in relation to Andhra Pradesh or Madras, construe the law in such manner, without affecting the substance, as may be necessary or proper in regard to the matter before the court, tribunal or authority.

Power to
name author-
ities, etc.,
for exercis-
ing statutory
functions.

48. The Government of the State of Andhra Pradesh or Madras, as respects any territory transferred to that State by the provisions of Part II, may, by notification in the Official Gazette, specify the authority, officer or person who, as from the appointed day, shall be competent to exercise such functions exercisable under any law in force on that day as may be mentioned in that notification, and such law shall have effect accordingly.

Legal pro-
ceedings.

49. Where, immediately before the appointed day, the State of Andhra Pradesh or Madras is a party to any legal proceedings with respect to any property, rights or liabilities transferred to the other State under this Act, the other State shall be deemed to be substituted for the State from which such property, rights or liabilities are transferred as a party to those proceedings, or added as a party thereto, as the case may be, and the proceedings may continue accordingly.

Transfer of
pending
proceedings.

50. (1) Every proceeding pending immediately before the appointed day before a court (other than a High Court), tribunal, authority or officer in any area which on that day falls within the

State of Andhra Pradesh or Madras shall, if it is a proceeding relating exclusively to any part of the territories which as from that day are the territories of the other State, stand transferred to the corresponding court, tribunal, authority or officer in the other State.

(2) If any question arises as to whether any proceeding should stand transferred under sub-section (1), it shall be referred to the High Court having jurisdiction in respect of the area in which the court, tribunal, authority or officer before which, or before whom, such proceeding is pending on the appointed day, is functioning and the decision of that High Court shall be final.

(3) In this section,—

(a) “proceeding” includes any suit, case or appeal; and

(b) “corresponding court, tribunal, authority or officer” in a State means—

(i) the court, tribunal, authority or officer in which, or before whom, the proceeding would have lain if the proceeding had been instituted after the appointed day, or

(ii) in case of doubt, such court, tribunal, authority or officer in that State as may be determined after the appointed day by the Government of that State, or before the appointed day by the Government of the other State, to be the corresponding court, tribunal, authority or officer.

51. Any person who, immediately before the appointed day, is enrolled as a pleader entitled to practise in any subordinate courts in the transferred territories shall, for a period of six months from that day, continue to be entitled to practise in those courts, notwithstanding that the whole or any part of the territories within the jurisdiction of those courts has been transferred to another State.

Right of pleaders to practise in certain courts.

52. The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law.

Effect of provisions inconsistent with other laws.

53. If any difficulty arises in giving effect to the provisions of this Act, the President may by order do anything not inconsistent with such provisions which appears to him to be necessary or expedient for the purpose of removing the difficulty.

Power to remove difficulties.

54. (1) The Central Government may, by notification in the Official Gazette, make rules to give effect to the provisions of this Act.

Power to make rules.

(2) Every rule made under this section shall be laid as soon as may be after it is made before each House of Parliament while it is in session for a total period of thirty days which may be comprised in

one session or in two successive sessions, and if before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

THE FIRST SCHEDULE

[See sections 3(a) and 4]

Territories transferred from the State of Madras to the State of Andhra Pradesh

(Any reference in this Schedule to a census code number in relation to a village means the code number assigned to that village in the census of 1951)

PART I

1. The following villages in Ponneri taluk of Chingleput district :—

	Census Code No.
Santhavelur	1
Ayyavaripalayam	2
Ambur	3
Nelvoy	4
Marudavada	5
Kalathur	6
Gudalavaripalayam	7
Narasingapura Agraharam	8
Karipakkam	9
Pulivallam.	10
Kadur	11
Bangaruthimma Boopalapuram	12
Vittayapalayam	13
Varadayapalayam	14
Kambakkam	15

	Census Code No.
Arudur	16
Bathalavallam	17
Kummarapaddavenkatapuram	18
Chedulapakkam	19
Vidiakadu	20
Shola Agraharam	21
Silamathur	22
Matterimitta	23
Thondur Agraharam	24
Chintamani Thangal	25
Chinnapudi Agraharam	26
Enadivettu	27
Racherla	28
Kovurpadu	29
Mopurpalli	30
Chengambakkam	31
Chiddama Agraharam	32
Ramachandrapuram	33
Thondambattu	34
Ambikapuram	35
Pandur	36
Padirikuppam	37
Chinnapandur	38
Madanapalayam	39
Gollavaripalayam	40
Chervi	41
Appayapalayam	44

						Census Code No.
Mallavarpalayam	46
Samurthikandigai	53
Repallavada	54
Rajagopalapuram	55
Balagopalapuram	56
Ranganathapuram	57
Dwarakapuram	58
Rallakuppam	59
Kolladam	60
Pravalaverneswarapuram	61
Mettupalayam	62
Govindapuram	63
Vanalur	64
Lakshmipuram	65
Peddaittivakkam	66
Chinnaitrivakkam	67
Irugalam	68
Arur	69
Alamelumangapuram	130
Venkatarajukandigai	131
Kadirvedu	135
Sirunambudur	136
Peradam	137
Ambakkam	138
Pudukuppam	139
Madanambedu	140
Sathiavedu	141
Kothamarikuppam	142

Census Code No.

Madanancheri 144

Thondukuli 145

2. The entire forest areas situated in Ponneri taluk of Chingleput district and lying to the west of any of the villages specified in item 1.

3. The following villages in Tiruvallur taluk of Chingleput district :—

Census Code No.

Mudiyur I

Rappalpattu 2

Sadasivasankarapuram 3

Jamoukesavapuram 4

Vengalampattu 5

Vellur 6

Beerakuppam 7

Lakshmikanthapuram 8

Kadivedu 9

Janakipuram 10

Rajulukandigai 11

Anamathukandigai 12

Vajjarvarikandigai 13

Kannavaram 14

Tirupuranthakapuramkottai 15

Chinthalakunta 16

Raghunathapuram *alias* Chengalvarayakandigai 17

Naidugunta 18

Bhoopathiswarapuram 19

Pisatoor 20

Appambattu 21

Ramagiri 22

Krishnapuram 23

Kalancheri 24

Census Code No.

Nagalapuram	25
Vembakkam	26
Kottakkadu	27
Nandanam	28
Baitakodiyambedu	29
Balijakandigai	30
Mavettimolakandigai	31
Neervoy	32
Velur	33
Rajanagaram	34
Alapakkam	35
Alappakkamkandigai	36
Urur	37
Agaram	38
Devadarikodiyambedu	39
Vengalathur	40
Kuppamkandigai	41
Pillarikandigai]	42
Kottur	43
Sidderajulkandigai	44
Pulipedu <i>alias</i> Govardhanagiri	45
Mithilapuram	46
Obularajukandigai	47
Narayanarajukandigai	48
Karur <i>alias</i> Krishnagiri	49
Adivikodiyambedu	50

	Census Code No
Pulikundram	51
Adivisankarapuram	52
Krishnapuramkandigai	53
Silamathur <i>alias</i> Bangala	54
Nallappanaidu Kandigai	55
Yalur Ravannavaradanna Kandigai	56
Chinnapattu	57
Subbanaidukandigai	58
Achama Kandigai	59
Karanai	60
Pallampattadai	61
Krishnapuram Agraharam	62
Surattupalli	63
Ururpet	64
Thimmanambakkam	65
Athur	66
Sivagiri	67
Hanumanthapuram	73
Alagirikandigai	74
Shamshedbahadhurpet	75
Sriramapuram	76
Siddavinayakapuram	77
Chengalarayapuram	78
Polichettigunta	80
Desikuppam	84
Senneri	85

4. The entire forest area lying to the north of the villages specified in item 3 and the forest area lying to the north of the village Desikuppam (Census Code No 84).

PART II

The following villages in Krishnagiri taluk of Salem district :—

	Census Code No.
Onnappanaikenkothur.	18
Thaliagraharam	23
Kotamaganapalli	24

THE SECOND SCHEDULE

[See sections 3(b) and 5]

Territories transferred from the State of Andhra Pradesh to the State of Madras

(Any reference in this Schedule to a census code number in relation to a village means the code number assigned to that village in the census of 1951)

PART I

1. The following village in Puttur taluk of Chittoor district :—

	Census Code No.
Gopalakrishnapuram	134

2. The following villages in Tiruttani taluk of Chittoor district :—

Veligaram	5
Melkalpatteda	6
Pallipat	7
Surarajupatteda	8
Rangepalle	9
Kolathur	10
Kolathur-Ramiahkandriga	11
Nediyam	12
Aravasipatteda	13
Samanthavada	14

	Census Code No.
Karimbedu	15
Kesavarajupuram	16
Ramachandrapuram	17
Chinnatimmarajupatteda	18
Venkatarajukuppam	19
Sangeethakuppam	20
Thirumalrajupet	21
Tirunadharajupuram	22
Kumararajupeta	23
Melapudi	24
Reddipalli Subbaraokhandriga	25
Puranam Sanjeevirayunikhandriga	26
Punyam	27
Patnam Scshayyakhandriga	28
Kadapanthangal	29
Kaverirajupeta <i>alias</i> Sri Kaverirajulungaripet	30
Bommarajupeta	31
Gollalakuppam	32
Chandrappanaidukhandriga	33
Chinnamudipalli	34
Kesavarajukuppam	35
Nallattur	45
Chivvada	46
Siddanthipuram	47
Kondapuram	48
Proddatturpet (Non-City Urban)	49
Ragimanukhandrigai	50

	Census Code No.
Pandravedu'	51
Gantavarikuppam	52
Sitaramapuram'	53
Vadakuppam	54
Karlambakkam	55
Konasamudram	56
Kakalur	57
Vengalrajukuppam	58
Ramapuram	59
Poonimangadu	60
Venkatapura Agraharam	61
Kodivalasa	63
Athimanjeri	64
Venkatapuram	65
Kothakuppam ¹	66
Petakandriga	67
Jangalapalli	68
Nedigallu	69
Ponbadi Gollakuppam ²	70
Kodanda Ramapuram	71
Nemali	72
Madduru'	74
Chinna Athimanjeri'	79
Nochili	81
Keechalam	82
Ramasamudram	83
Ulchiguruvarajukhandriga	84

Census Code No.

Konugarikuppam	85
Gownipuram Badrarajukhandriga	86
Alimelumangapuram	87
Singarajapuram	88
Thayamambapuram	89
Pompadi <i>alias</i> Pommadi	90
Korakuppam	97
Narasampeta	99
Rajanagaram Santhayatham	100
Kannikambapuram	101
Balakrishnapuram	102
Dwarakapuram'	103
Krishnamarajukuppam	104
Venugopalapuram	105
Royasam Venkatakrishnayya Khandri	106
Krishnasamudram	107
Tiruvengalanadharajapuram'	109
Ramachandrapuram	110
Talavedu	111
Narayanasamudram Agraharam'	112
Balakrishnapuram	120
Murukambattu	121
Subramanyapuram	123
Ramachandrapuram	124
Sathrunjayapuram	125
Medinipuram	126
Srinivasapuram	127

Census Code No.

Srinivasayya Khandriga	128
Gownipuram Chinnasubbaraju Khandriga	135
Siddayyagunta Khandriga	136
Madirajuperumalraju Khandriga	137
Elavarthimummalaraju Khandriga	138
Chiralagurrappa Khandriga	139
Nallur Perumalraju Khandriga	140
Ulchirangaraju Khandriga	141
Chinthalangunta Khandriga	142
Nalluru Venkataraju Khandriga	143
Sirugumi	144
Veeranaidupalem	145
Rajakallarapuram	146
Suryanagaram	147
Shotriam Bommarajapuram	148
Tekkulur	149
Singasamudram	161
Perumkanchi Narasimhuni Khandriga	162
Veerakaverirajapuram	163
Erramasetti Narasimhuni Khandriga	164
Kumara Bommarajapuram	165
Chengalvapuram Agraharam'	166
Dharanivarahapuram'	167
Velanjeri	168
Srinivasapuram	169
Sandayatham Anjaneyapuram'	175
Anjaneyapuram	176
Pakala Narayana Reddikhandriga	178
Rajanagram (included in village No. 100)	179
Thaduru	180
Talari Thangal	181
Errappanaidukhandriga	182

Census Code No.

Veerakanellore	183
Netterikhandriga	184
Makambapuram	185
Narayana Puram	186
Kasinadhapuram	187
Pattabiramapuram	188
Velayudakuppam	189
Vinayakapuram	190
Kadananagaram	192
Yagnapuram	193
Janakarajakuppam	194
Anandhavallipuram	196
Tyagapuram	197
Mohinipuram	198
Appukondayyakhandriga	199
Mutyalavaripalle	200
Lakshmipuram	201
Raghavanaidukuppam	202
Ayyavarinaidu Khandriga	203
Kondapuram	204
Ammavarikuppam	205
Narayanapuram	206
Mosur	207
Vanganur	208
Krishnakuppam	209
Chengalvarayudukhandriga	210
Sirigirirajubadrarajukhandriga	211
Madurapuram	212
Changareddi Narayanareddikhandriga	213

Census Code No.

Santhana Venugopalapuram	214
Koramangalam	215
Pratapa Uddandamakarajapuram	216
Agoor	217
Amruthapuram	218
Tiruttani (Non-City Urban)	219
Tiruttani (Rural)	220
Meldevadhanam	221
Keeldevadhanam	222
Kaveripuram	226
Khandapuram	227
Ramakrishnarajupet	228
Bhadrarajukhandriga	229
Srikrishnapuram	230
Thummalcheruvukhandriga	231
Maharajapuram	232
Akkachikuppam	233
Beerakuppam	234
Perumalmanyamkhandriga	235
Veerakaveriraja puram	236
Kanchiguruvarajakhandriga	237
Devasenapuram	240
Mahankalipuram	242
Ramajosyulukhandriga	243
Balapuram	244
Sreekalikapuram	245
Chandravilasapuram	246

	Census Code No.
Ramapura Agraharam	247
Govatsapuram	248
Srikrishnapuram	249
Velurukrishnamanaidukhandriga	250
Lakshminarasimhapuram	251
Thondamanatinarayanareddikhandriga	252
Senagalathur Agraharam	253
Cherukunur	254
Perumathangal	255
Kannikapuram	256
Valliyammapuram	257
Padmapuram	258
Karthikeyapuram	259
Perumalthangal	260
Damaneri	266
Swethavarahapuram	267
Vellatur	268
Ammaneri	269
Kondapuram	270
Venkataperumalrajapuram	272
Tirunadharajapuram	275
Veeramangalam']	277
Audivarahapuram	278
Mambakkam']	279
Peddakadambur	280
Peddaganapudi	281

	Census Code No.
Devakipuram	282
Kasavarajupet	283
Bikkasanivengamanaidukhandriga	284
Chinnakadambur	285
Nayudu Thopu	289
Vediyangadu	291
Devalambapuram Makarajapuram	292
Chinnanagapudi.	293
Eerumbi <i>alias</i> Aswarevanthapuram	294
Viranathur	295
Ayyaneri	296
Singarajapuram	300
Gopalapuram	301
Chinnaramapuram	302
Peddaramapuram	303
Chanurmallavaram }	304
Koleri <i>alias</i> Sahasrapadanapuram	305
Mylarwada	311
Makamambapuram	312
Tirumalambapuram	313
Parabhayankapuram.	314
Meesaragantapuram	315
Makamambapuram'	316
Nilotpalapuram	317
Padmapuram	318
Paivalasa	319
Katarikuppam	320

PART II

The following villages in Tiruttani taluk of Chittoor district:—

	Census Code No.
Arumbakkam	75
Arumgolam	91
Thirukkolamkhandriga	92
Mamandur	113
Nekkiniagraharam	115
Nekkinipeta	116
Venugopalakrishnapuram	117
Nedambaram	129
Raghunadhapuram	130
Sithapuram	131
Patramthangal	132
Panapakkam	133
Arcotkuppam	150
Gulur	151
Kanjipadi	152
Rangapuram	153
Nabaloor ५	170
Kunnathur	171
Illupur	172
Muddukondapuram	173
Ramapuram	223
Kaverirajapuram	238
Kurmavilasapuram	239
Ramalingapuram	261
Parasapuram	262

	Census Code No.
Venugopalapuram	263
Veeraraghavapuram	286
Tiruvelangadu	287
Narthavada	288
Dhanushayapuram	290
Palayanur	297
Bhagavatha Pattabhiramapuram	298
Pulavanalluru	299
Banapuram	306
Vyasapuram	307/1 and 307/2
Rajapadmapuram	308
Rajaratnapuram	309
Jagirmangalam	310
Shrotriam Pattabhiramapuram <i>alias</i> Chinnamapet	324
Tholudavoor	325
Marudavallipuram	326
Manoor	327
Kuppam Khandriga	328
Harischandrapuram	329
Lakshmivilasapuram	330
Saunakapuram	331
Orathur	332
Paakasala	333
Japti Shrotrium Ramapuram	334
Peddakalakattur	335
Chinnamandali	336
Kalambakam	338

PART III

The following village in Tiruttani taluk of Chittoor district:—

	Census Code No.
Chitrambakkam	337

PART IV

The following villages in Tiruttani taluk of Chittoor district:—

	Census Code No.
Perumalrajupeta	321/1 and 321/2
Thandlam	322
Nandhimangalam	323

PART V

The following hamlets in Tiruttani taluk of Chittoor district:—

	Census Code No.
Ambarishapuram	307/3
Sukapuram	307/4

PART VI

1. The following villages in Chittoor taluk of Chittoor district:—

	Census Code No.
Avularangaiahpalle	248
Gollavaripalle	277
Thengal	279
Balekuppam	280
Ammavaripalle	337
Kondamanayanipalem.	351
Paramasattu	352
Madandakuppam	353
Gollapalle	354
Mahimandalam	363
Perumallakuppam	364
Erukambat	365

	Census Code No.
Vellimalai	366
Mutharasikuppam	368
Vennampalle	369
Kodukkanthangal	370
Elayanellore	371
Thempalle	372
Sripadanellore	373
Veppalai	374
Melpadi	375

2. The entire forest area lying to the north and south of the village of Mahimandalam (Census Code No. 363).

PART VII

1. The following villages in Chittoor taluk of Chittoor district :—

	Census Code No.
Dakshinapathapalle	290
Puttavaripalle	295
Rangasamudram	297
Vidyasankarapuram	298
Viludonapoliem	290
Varadareddipalle	300
Veerisettipalle	301
Paradarami	302

2. The forest area lying between the above villages and Gudiyattam taluk.

PART VIII

The following areas in Palmaner taluk of Chittoor district :—

(a) the area surrounding the Javvajiramasamudram tank bounded—

(i) on the east, by the existing boundary between Javvajiramasamudram village included in Alasandapuram village (Census Code No. 33) of Tiruppattur taluk of North Arcot district of Madras State and the State of Andhra Pradesh,

(ii) on the south, by the existing boundary between the said Javvajiramasamudram village and the State of Andhra Pradesh and its continuation directly westwards to the top of the adjoining hill,

(iii) on the west, by a line running along the top of the two hills lying to the west of the said tank, and

(iv) on the north, by a line running along the peaks of the four hills lying to the north of the said tank and joined up to the north-west corner of the said Javvajiramasamudram village;

(b) the area surrounding the Gollapalle tank bounded—

(i) on the east and the south, by the existing boundary between Gollapalle village included in Alasandapuram village (Census Code No. 33) of Tiruppattur taluk of North Arcot district of Madras State and the State of Andhra Pradesh,

(ii) on the west, by a line running along the bottom of the hill situated to the west of the said tank, and

(iii) on the north, by a line running along the bottom of the hill situated to the north of the said tank.

THE THIRD SCHEDULE

[See section 4(1)]

(Any reference in this Schedule to a census code number in relation to a village means the code number assigned to that village in the census of 1951).

The following villages of Nagari firka in Puttur taluk :—

	Census Code No.
Padiri	147
Aroor	150
Kunamarajupaliem	151
Ellassamudram	
Kaipakam	

	Census Code No.
Kalikapuram	152
Buchivanatham	153
Samireddikandigai	
Ishtakameswarapuram	
Seetharamapuram Agraharam	
Gangamambapuram	
Ammagunta	
Pannur	154
Jagannadhapuram	155
Kaliambakam	156
Madhavaram	
Chavarambakam	157
Kachervedu	158
Elakatoor	159
Mathusri Venkatamambapuram	
Thippapuram	
Illupururamiah Khandriga	
Sriramapuram	173
Paddapatteda	
Sadasivapuram	
Kavanur	174
Palukuru Subbarayudu Khandriga	
Koppedu Acharyulu Khandriga	175
Koppedu Kapulu Khandriga	
Keelapudi	176
Gajasingarajapuram	
Akkagaripeta	
Nindra	177
Samayapuram	
Netteri	178

THE FOURTH SCHEDULE

(See section 10)

Modifications of the First Schedule to the Delimitation of Parliamentary and Assembly Constituencies Order, 1956.

1. The Note at the end of the Part "1—ANDHRA PRADESH" shall be numbered as "NOTE 1" and the following shall be added thereto, namely:—

"NOTE 2:—Any reference to Chittoor district in column 3 of this Part shall be taken to mean the area comprised within that district on the appointed day as defined in the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959."

2. In the Part "7—MADRAS"—

(a) in the entry in column 3 against serial No. 194, for the words "Gummidipundi and Sathyavedu firkas in Ponneri taluk" the words "Gummidipundi firka in Ponneri taluk" shall be substituted;

(b) in the entry in column 3 against serial No. 195, for the words "Tiruvallur taluk, and Gummidipundi and Sathyavedu firkas", the words "Tiruvallur and Tiruttani taluks and Gummidipundi firka" shall be substituted;

(c) the Note at the end shall be numbered as "NOTE 1" and the following shall be added thereto, namely:—

"NOTE 2:—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959. shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act."

THE FIFTH SCHEDULE

(See section 13)

Modifications of the Second Schedule to the Delimitation of Parliamentary and Assembly Constituencies Order, 1956.

1. In the Part "1—ANDHRA PRADESH"—

(a) for the entries in columns 2 and 3 against serial No. 118, the entries "Sathyavedu" and "Sathyavedu taluk; and Nagari firka in Puttur taluk." shall, respectively, be substituted;

(b) the whole of serial No. 119 shall be omitted;

(c) the Note at the end shall be numbered as "NOTE 1" and the following shall be added thereto, namely:—

"NOTE 2:—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act.";

(d) in the Annexure, the whole of parts (63) and (64) shall be omitted and for part (62), the following shall be substituted, namely:—

"(62)

Villages comprising the firka of Nagari in Puttur Taluk

1. Satravada.
2. Mittapalem.
3. Mudipalle.
4. Saraswathivilasapuram.
5. Melapattu.
6. Therani.
7. Ekambarakuppam.
8. Salvapatteda.
9. Nagari.
10. Taduku.
11. Tadukupet.
12. Veerakaverirajapuram.
13. Keelapattu.
14. Nettamkhandigai.
15. Sri Venkataperumalarajapuram.
16. Nagarajakuppam.
17. Dharmavaram Venkatramiah Khandriga.
18. Kannikapuram.
19. Tirumalraj Kandigai.
20. Sriranganagara Agraharam.
21. Velavadi.
22. Mangadu.
23. Bugga Agraharam.
24. Damarapakam.

25. Ayanambakam.
26. Thirupathi Venkatacharyulu Khandriga.
27. Agaram.
28. Iruguvol.
29. Thumbur.
30. Nainaru.
31. Palamangalam Dakshinapu Khandriga.
32. Palamangalam Uttarapu Khandriga”.

2. In the Part “7—MADRAS”,—

(a) in the entry in column 3 against serial No. 13, for the words “Gummidipundi and Sathyavedu firkas”, the words “Gummidipundi firka” shall be substituted;

(b) for the entry in column 3 against serial No. 14, the following entry shall be substituted, namely:—

“Gummidipundi firka in Ponneri taluk and Kannigaipper firka [excluding the villages specified in item (1) of the Appendix] in Tiruvallur taluk”;

(c) for the entry in column 3 against serial No. 15, the following entry shall be substituted, namely:—

“Tiruvallur taluk [excluding Kannigaipper firka but including the villages specified in item (1) of the Appendix]; and Kanakammachatram firka in Tiruttani taluk”;

(d) after serial No. 15, the following entry shall be inserted, namely:—

“15A	Tirut- tani	Tiruttani taluk (excluding Kanakam- machatram firka)	1	Nil	Nil”;
------	----------------	---	---	-----	-------

(e) in the entry in column 3 against serial No. 32 and serial No. 34, for the brackets and figure “(1)”, the brackets, figure and letter “(1A)” shall be substituted;

(f) the Note at the end shall be numbered as “NOTE 1” and the following shall be added thereto, namely:—

“NOTE 2:—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Bound-

aries) Act, 1959, shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act.”;

(g) in the Appendix, the heading “NORTH ARCOT DISTRICT” which bears the number “(1)” shall be re-numbered as “(1A)” and before that heading as so re-numbered, the following shall be inserted, namely:—

“CHINGLEPUT DISTRICT

(1)

Villages in Kannigaippper firka in Tiruvallur taluk included in Tiruvallur constituency

1. Sembedu.
2. Vengal.
3. Avanambakkam.
4. Agaram.
5. Magaral.
6. Sethupakkam.
7. Guruvayal.
8. Arkampattu.
9. Damarapakkam.
10. Komakambedu.
11. Karani.
12. Koduvali.
13. Singilicuppam.
14. Ayalacheri.
15. Puducuppam.”.

THE SIXTH SCHEDULE

(See section 14)

Modifications of the Delimitation Commission's Final Order No. 19 dated the 4th October, 1954

1. In Table B,—

(a) for the entries in columns 2 and 3 against serial No. 121 the entries “Sathyavedu” and “Sathyavedu taluk; and Nagar: firka in Puttur taluk.” shall, respectively, be substituted;

(b) the whole of serial No. 122 shall be omitted;

(c) the Note at the end shall be numbered as "NOTE 1" and the following shall be added thereto, namely:—

"NOTE 2:—Any reference in column 3 of this Part to a district, taluk or firka the extent of which has been altered by the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959, shall be taken to mean the area comprised within that district, taluk or firka on the appointed day as defined in that Act."

2. In the Schedule, the whole of parts (63) and (64) shall be omitted and for part (62), the following shall be substituted, namely:—

"(62).

Villages comprising the firka of Nagari in Puttur Taluk

1. Satravada.
2. Mittapalem.
3. Mudipalle.
4. Saraswathivilasapuram.
5. Melapattu.
6. Therani.
7. Ekambarakuppam.
8. Salvapatteda.
9. Nagari.
10. Taduku.
11. Tadukupet.
12. Veerakaverirajapuram.
13. Keelapattu.
14. Nettamkhandigai.
15. Sri Venkataperumalarajapuram.
16. Nagarajakuppam.
17. Dharmavaram Venkatramiah Khandriga
18. Kannikapuram.
19. Tirumalraj Kandigai.
20. Sriranganagara Agraharam.
21. Velavadi.
22. Mangadu.

23. Bugga Agraharam.
24. Damarapakam.
25. Ayanambakam.
26. Thirupathi Venkatacharyulu Khandriga.
27. Agaram.
28. Iruguvai.
29. Thumbur.
30. Nainaru.
31. Palamangalam Dakshinapu Khandriga.
32. Palamangalam Uttarapu Khandriga."

THE INDIAN STATISTICAL INSTITUTE ACT, 1959

No. 57 of 1959

[24th December, 1959]

An Act to declare the institution known as the Indian Statistical Institute having at present its registered office in Calcutta to be an institution of national importance and to provide for certain matters connected therewith.

Be it enacted by Parliament in the Tenth Year of the Republic of India as follows:—

**Short title
and com-
mencement.**

1. (1) This Act may be called the Indian Statistical Institute Act, 1959.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

Definitions.

2. In this Act, unless the context otherwise requires,—

(a) "Institute" means the Indian Statistical Institute registered under the Societies Registration Act, 1860; 21 of 1860.

(b) "memorandum" means the memorandum of association of the Institute filed with the Registrar of Joint-Stock Companies under the Societies Registration Act, 1860; 21 of 1860.

(c) "rules and regulations" includes any rule or regulation (by whatever name called) which the Institute is competent to make in the exercise of the powers conferred on it under the Societies Registration Act, 1860, but shall not include any bye-laws or standing orders made under the rules and regulations for the conduct of its day-to-day administration. 21 of 1860.

3. Whereas the objects of the institution known as the Indian Statistical Institute are such as to make it an institution of national importance, it is hereby declared that the Indian Statistical Institute is an institution of national importance.

Declaration of the Indian Statistical Institute as an institution of national importance.

3 of 1956.

4. Notwithstanding anything contained in the University Grants Commission Act, 1956, or in any other law for the time being in force, the Institute may hold such examinations and grant such degrees and diplomas in statistics as may be determined by the Institute from time to time.

Grant of degrees and diplomas by Institute.

5. For the purpose of enabling the Institute to discharge efficiently its functions, including research, education, training, project activities and statistical work relating to planning for national development, the Central Government may, after due appropriation made by Parliament by law in this behalf, pay to the Institute in each financial year such sums of money as that Government considers necessary by way of grant, loan or otherwise.

Grants, loans, etc., by Central Government to the Institute.

1 of 1956.

6. (1) The accounts of the Institute shall be audited by auditors duly qualified to act as auditors of companies under the Companies Act, 1956, and the Institute shall appoint such auditors as the Central Government may, after consultation with the Comptroller and Auditor-General of India and the Institute, select.

Audit of accounts of the Institute.

(2) The Central Government may issue such directions to the auditors in the performance of their duties as it thinks fit.

(3) Every such auditor in the performance of his duties shall have at all reasonable times access to the registers, books of account, records and other documents of the Institute.

(4) The auditors shall submit their report to the Institute and shall also forward a copy thereof to the Central Government for its information.

21 of 1860.

7. Notwithstanding anything contained in the Societies Registration Act, 1860, or in the memorandum or rules and regulations, the Institute shall not, except with the previous approval of the Central Government,—

Prior approval of Central Government necessary for certain action by Institute.

(a) alter, extend or abridge any of the purposes for which it has been established or for which it is being used immediately before the commencement of this Act, or amalgamate itself either wholly or partially with any other institution or society; or

(b) alter or amend in any manner the memorandum or rules and regulations; or

(c) sell or otherwise dispose of any property acquired by the Institute with money specifically provided for such acquisition by the Central Government;

Provided that no such approval shall be necessary in the case of any such movable property or class of movable property as may be specified by the Central Government in this behalf by general or special order; or

(d) be dissolved.

Constitution of Committees by Central Government for preparing programme of work by the Institute, etc.

8. (1) The Central Government may constitute as many Committees as and when it considers necessary consisting of such number of persons as it thinks fit to appoint thereto and assign to each such Committee all or any of the following duties, namely:—

(a) the preparation and submission to the Central Government as far as possible before the commencement of each financial year, of statements showing programmes of work agreed to be undertaken by the Institute during that year for which the Central Government may provide funds, as well as general financial estimates in respect of such work; and

(b) the settlement on broad lines of the programme of such work.

(2) Where the Institute does not agree to undertake any work suggested by any Committee referred to in sub-section (1), it shall give to the Central Government its reasons for not so agreeing.

Review of work done, inspection of assets, etc.

9. (1) The Central Government may constitute a Committee consisting of such number of persons as it thinks fit to appoint thereto for the purpose of—

(a) reviewing the work done by the Institute and the progress made by it;

(b) inspecting its buildings, equipment and other assets;

(c) evaluating the work done by the Institute; and

(d) advising Government generally on any matter which in the opinion of the Central Government is of importance in connection with the work of the Institute;

and the Committee shall submit its reports thereon in such manner as the Central Government may direct.

(2) Notice shall be given in every case to the Institute of the intention to cause a review, inspection or evaluation to be made, and the Institute shall be entitled to appoint a representative who

shall have the right to be present and be heard at such review, inspection or evaluation.

(3) The Central Government may address the Chairman of the Institute with reference to the result of such review, inspection or evaluation as disclosed in any report of the Committee referred to in sub-section (1), and the Chairman shall communicate to the Central Government the action, if any, taken thereon.

(4) When the Central Government has, in pursuance of sub-section (3), addressed the Chairman of the Institute in connection with any matter, and the Chairman does not within a reasonable time take action to the satisfaction of the Central Government in respect thereof, the Central Government may, after considering any explanations furnished or representations made on behalf of the Institute, issue such directions as it considers necessary in respect of any of the matters dealt with in the report.

10. The Institute shall be bound to afford all necessary facilities to any Committee constituted under section 8 or section 9 for the purpose of enabling it to carry out its duties.

Institute to afford facilities to Committees.

11. (1) The Central Government may, if it is satisfied that it is necessary so to do in the public interest, issue, for reasons to be recorded and communicated to the Institute, such directions as it thinks fit to the Institute, and such directions may include directions requiring the Institute—

Power to issue directions to Institute.

(a) to amend the memorandum or to make or amend any rule or regulation within such period as may be specified in the directions;

(b) to give priorities to the work undertaken or to be undertaken by the Institute in such manner as the Central Government may think fit to specify in this behalf.

(2) Any directions issued under this section shall have effect, notwithstanding anything contained in any law for the time being in force or in the memorandum or rules and regulations of the Institute.

12. (1) If, in the opinion of the Central Government,—

(i) the Institute without just or reasonable cause has made default in giving effect to any direction issued under sub-section (4) of section 9 or section 11; or

Power of Central Government to assume functions of control.

(ii) the Council of the Institute has exceeded or abused its powers in relation to the Institute or any part thereof;

the Central Government may, by written order, direct the Institute within a period to be specified in the order to show cause to the satisfaction of the Central Government against the making of any appointment referred to in sub-section (2).

(2) If, within the period fixed by any order issued under sub-section (1), cause is not shown to the satisfaction of the Central Government, the Central Government may, by order published in the Official Gazette and stating the reasons therefor, appoint one or more persons to take charge of the Institute or any part thereof for such period not exceeding two years as may be specified in the order.

(3) Notwithstanding anything contained in any law for the time being in force or in the memorandum or rules and regulations of the Institute, on the issue of an order under sub-section (2), during the period specified in that order,—

(a) where the order provides for any person or persons being in charge of the Institute—

(i) all persons holding office as Members of the Council, including the Chairman, shall be deemed to have vacated their offices as such;

(ii) the person or persons appointed under sub-section (2) to be in charge of the Institute shall exercise all the powers and perform all the duties of the Chairman or Council of the Institute, whether at a meeting or otherwise, in respect of the Institute;

(b) where the order provides for any person or persons being in charge of any part of the Institute, the person or persons so appointed shall alone be entitled to exercise all the powers and perform all the duties of the Chairman or Council in relation to that part.

G. R. RAJAGOPAUL, Secy.